

REMARKS

Reconsideration of the present application, as amended, is respectfully requested. No claims have been added or deleted. Claims 100 and 108-117 have been withdrawn.

Examiner requires restriction to one of the following inventions under 35 U.S.C. 121:

- I. Claims 8-14, 38-43 and 46, classified in class 600, subclass 437;
- II. Claims 108-113, classified in class 715, subclass 704; and
- III. Claims 89, 100 and 114-117, classified in class 715, subclass 765.

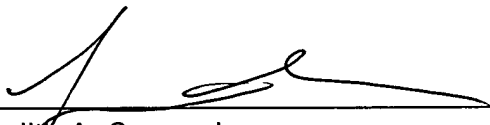
Applicant respectfully elects Group I to be examined, with traverse. The Applicants respectfully notes that the inventions of claim Groups II and III cannot be practiced by a different system. In particular, the subcombinations of Group I and Group II are designed to practice the same processes and are related as subcombinations that overlap. Applicants are unclear with the "first and second film review set-up phase" that the Examiner refers to is in relationship to. Neither independent claim 8, of Group I, nor independent claim 108 of Group II reference such a review set-up phase. Rather, both claims focus on providing a set of lightbox icons which enable selection of a medical image. Similarly, claim 89 of Group III recites such a lightbox icon, which enables access to medical images. Therefore, Applicants respectfully submit that the claims are related as combination-subcombination which overlap. Applicants respectfully request that the restriction be withdrawn and that all claims be examined.

If a telephone interview would expedite the prosecution of this application, the Examiner is invited to contact Judith Szepesi at (408) 720-8300.

If there are any additional charges/credits, please charge/credit our deposit account no. 02-2666.

Respectfully submitted,
BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

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